

Corrected Amendment filed 02-24-2009
Responsive to Notice dated 02-02-2007

REMARKS

Claims 1-9, 20-22 were examined. Applicants filed a Response and Amendment on November 2, 2006, while the undersigned was at the firm of McKenna Long and Aldridge LLP.

The undersigned moved to the firm of Browdy and Neimark P.L.L.C. during the week of December 11, 2007, and responsibility for this case was transferred with him.

The Office mailed a *Notice of Non-compliant Amendment* to correspondence address of record, at the McKenna law firm on February 2, 2007. This is because Applicants had not yet filed a "Change of Correspondence Address" paper for this case (which is being filed herewith).

The undersigned never received this *Notice of Non-Compliant Amendment* in a timely manner, and thus only learned of it after receiving several telephone calls, first from Valerie Belle Harris, a clerical person at the Office. Ms. Harris misled the undersigned into understanding that there was still time to correct the noncompliance errors and avoid abandonment. However, telephone discussions with Examiner Ton advised otherwise and indicated that Ms. Harris was totally wrong.

The *Notice* states that:

(1) Claim 3 was non-compliant, because it improperly used single brackets to denote deleted subject matter (citing to line 3).

(2) Claim 22 was non-compliant because it did not provide a correct status identifier.

Applicants are submitting herewith only the Listing of Claims that corrects these two minor inadvertent clerical errors, placing the claims in condition for examination on the merits.

Respectfully submitted,
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